

1. MALINKA MOYE  
40. 42. PARSONS STREET  
2. SAN FRANCISCO CALIFORNIA 94118  
1415-608-1518  
3. IN PER PRO.

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5.

6.

7.

8. UNITED STATES DISTRICT COURT  
9. NORTHERN DISTRICT OF CALIFORNIA

10.

11. MALINKA MOYE.

Plaintiff, )  
12. )  
13. vs. )  
14. CITY AND COUNTY OF SAN FRANCISCO. )  
AUTO RETURN. )  
15. Defendants, )  
16. )  
17. )

CV 08 2126

CASE NO.

NOTICE OF MOTION AND  
ADMINISTRATIVE MOTION TO  
CONSIDER WHETHER CASES  
SHOULD BE RELATED PURSUANT  
TO CIVIL L.R. 7-11. JUDGEMENT.  
ATTORNEY GENERAL TO FILE  
CHARGES. MEMORANDUM OF  
POINTS & AUTHORITIES.  
DECLARATION

18.

DATE:

19.

TIME:

20.

COURTROOM:

21. TO DEFENDANTS &amp; ITS ATTORNEY OF RECORD: MEGGAN HIGGINS. KATHLEEN KIRBY.

22. NOTICE IS HEREBY GIVEN that on \_\_\_\_\_, at 9:00am, or as soon as thereafter as counsel may be heard  
23. by the above entitled court, located at 450 Golden Gate in the court room of Judge \_\_\_\_\_, plaintiff  
24. will & hereby does move court for judgement. Attorney General to file criminal charges. Against each Employee  
25. Under employment of City and county of San Francisco. Who aided in false imprisonment of Plaintiff. Unsuccessful  
26. murder attempt upon Plaintiff. Employees of Auto-Return who illegally impounded plaintiff's vehicle and may have  
27. sold. ILLEGALLY. People who aided in ILLEGALLY sale of plaintiff's families residence. TWICE.

28.

1.

08 APR 24 2011:47  
S. MICHAEL HIGGINS, U.S. DISTRICT JUDGE  
NORTHERN DISTRICT OF CALIFORNIA  
COURT

E-mail

SBA

1. UNITED STATES OF DISTRICT COURT  
2. NORTHERN DISTRICT OF CALIFRNIA  
3.  
4.

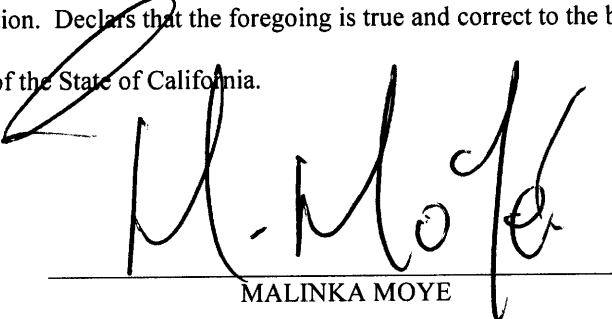
5. This motion is brought on the following grounds. Employees under City and County of San Francisco  
6. obstructed justice. Office of the District Attorney falsely imprisoned plaintiff numerous times. Allowed plaintiff's  
7. attempted murder attackers to flee jurisdiction without charge. Allowed attempted murder attackers to sale plaintiff's  
8. family home ilegally. With full knowledge prior to sale. Office of the District Attorney. Allowed plaintiff son to be  
9. physically abused with prosecution. Office of the District Attorney allowed an illegal transfer of plaintff's other family  
10. residence, without prosecution. Office of the District attorney. Set plaintiff up for false drug possession charge  
11. MALICIOUS PROSECUTION. Auto-return false impounded plaintiff's vehicle & may have possible made an  
12. intentional ILLEGAL VEHICLE TRANSACTION. Violating civil rights act. RICO ACT. EQUAL ACCESS TO  
13. JUSTICE ACT.

14.  
15. MEMORANDUM OF POINTS AND AUTHORITIES  
16. EQUAL ACCESS TO JUSTICE ACT.  
17. CIVIL RIGHTS ACT.  
18. RICO ACT.  
19.  
20.

21. DECLARATION

22. I Malinka Moye plaintiff in the above entitled-action. Declars that the foregoing is true and correct to the best of my  
23. knowledge under penalty of perjury under the laws of the State of California.

24.  
25.  
26. DATED: April 23, 2008  
27.  
28.

  
MALINKA MOYE